

## United States Patent and Trademark Office



UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address COMMISSIONER FOR PATENTS FO. One 109 Advandar, Vegene 22(1)-10(9) Advandar, Vegene 22(1)-10(9) Avenua page

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO	CONFIRMATION NO
10/611,438	07/01/2003	Warron James Ebenezer	05579-00308-US	6230
23416	7990 01/23/2004 EXAMINER		INER	
CONNOLLY BOVE LODGE & HUTZ, LLP			EDISMANN, MARGARET V	
P O BOX 220	77			
WILMINGTON, DE 19899			ART UNIT	PAPER NUMBER
			100	

DATS MAILED: 01/22/2004

Please find below and/or attached an Office communication concerning this application or proceeding.



1. Amendments to the specification:

B. Other

3. Amendments to the drawings:

2. Abstract:

A. Amended paragraph(s) do not include markings.
 B. New paragraph(s) should not be underlined.
 C. Other

A. Not presented on a separate sheet. 37 CFR 1.72.



COMMISSIONER FOR PATIONS
UNITED STATES PATION AND TRADELMARK OFFICE
P.O. BOX 1450
ALEXANDRIA VA 2821-1450

Paper No.

## Notice of Non-Compliant Amendment (37 CFR 1.121)

The amendment document filled on the 10 miles of the conditional transcription because it has failed to meet the requirements of YCFA 121; as sentended on here 30, 2010 (see 6) Feed Reg. 16(4), here 30, 2010. In order of the memoriment obsecondaries, correction of the following fame(s) is required. Only the corrected section of the non-compliant amendment obseconded must be resubbuttled (in terrothy), e.g., the curier. Amendments to the claims section of applicants and amendment document must be re-subbuttled. 37 CFR, 121(b).

THE FOLLOWING GERECED ON THE MISS CAUSES THE ARMENDMENT DOCUMENT TO BE NON-COMPLIANT:

	4. Amer	4. Amendments to the casinis:			
		A. A complete listing of all of the claims is not present.			
		B. The listing of claims does not include the text of all claims (including withdrawn claims)			
	12	C. Each claim has not been provided with the proper status identifier, and as such, the individual status of each			
		claim cannot be identified.			
		D. The claims of this amendment paper have not been presented in ascending numerical order.			
		E. Other:			
For furti	ter expla ov.uspto.s	nation of the amendment format required by 37 CFR 1.121, see MPEP Scc. 714 and the USPTO website at any ovivesh (officentiated depole player competice defined as a first control of the competic of the competition of			
If the no	n-compli	ant amendment is a PRELIMINARY AMENDMENT, applicant is given ONE MONTH from the mail date of by the corrected section which complies with 37 CFR 1.121. Failure to comply with 37 CFR 1.121 will result in			

non-entry of the preliminary amendment and examination on the merits will commence without consideration of the proposed changes in the preliminary amendment(s). This notice is not an action under 35 U.S.C. 132, and this ONE MONTH time limit

If the next-compilatin manufament is a reply to a NON-FINAL OFFICE ACTION (including a submission for an RCE), and since the sumedament appears to be a loom, disc destrupt to be a reply CI CPR. L135(c), applicated given as The PRIND of ONE MONTH from the emailing of this notice within which to re-ulenit the contends section which compiler with 17 CPR. L135(c) are noted to work of automatomer. EXTENSIONS OF FIRST TIME PERIOD BARK AVAILABLE UNDERS 27 CPR. L136(c).

If the attendment is a reply to a PINAL RELECTION, this form may be an attachment to an Advisory Action. The series of the recomposing the processing of the

<u>5712720986</u>

is not extendable.

statut of the amendment.